United States District Court

AO 91 (Rev. 08/09) Criminal Complaint			Southern District	of Texas
United	STATES DI for the	STRICT COU	TRT JUN 1 0 20	21
	Southern District of Texas		Nathan Ochsner, Clerk	
United States of America v. Jose Ricardo ZAMORA-Ibarra YOB:1986 Citizenship: Mexico))))	Case No. M—	21-12	.79-N
	CRIMINAL COM	IPLAINT		
I, the complainant in this case, state t	hat the following is	true to the best of my	y knowledge and beli	ef.
On or about the date(s) of June 09, 202	21	in the county of	Hidalgo	in the
Southern District of Texas	, the defe	endant(s) violated:		
Code Section		Offense Descript	tion	
United Hidalg United	d States to Mexico i go, Texas, within the d States and/or the ented to a reapplicat s	n pursuance of law, a Southern District of Secretary of Homelar	usly been deported from the reafter was found the reafter was found for the reafter was found for admission into the formal for a formal formal for a formal formal for a formal formal for a formal formal formal formal for a formal formal formal for a formal for	und near General of the tofore having
✓ Continued on the attached sheet.				
Approved by AUSA D. Walker				
Submitted by reliable electronic means and attested to telephonically per Fed. and probable cause found on:		Eddie A. Ram	ez omplainant's signature irez , HSI Special Ago Printed name and title	ent
Sworn to before me and signed in my presen	ce.	•	A = 4	
Date: 6/9/2021 8:32 AM				

City and state:

McAllen, Texas

Nadia S. Medrano U.S. Magistrate Judge

Printed name and title

Judge's signature

ATTACHMENT A

Jose Ricardo ZAMORA-Ibarra was encountered by Homeland Security Investigations special agents near Hidalgo, Texas on June 9, 2021. The investigating agent established that the defendant was an undocumented alien and requested record checks. The defendant claims to have illegally entered the United States in March of 2020 on an unknown day, near Sullivan City, Texas. Record checks revealed the defendant was formally deported/excluded from the United States on January 28, 2020 through Brownsville, Texas. Prior to deportation/exclusion the defendant was instructed not to return to the United States without permission from the U.S. Attorney General and/or the Secretary of Homeland Security.

On October 17, 2019, the defendant received a seven year deferred adjudication to the charge of Sexual Assault of a Child.